(Rev. 09/11) Judgment in a Criminal Case Sheet 1

UNITED STATES DISTRICT COURT

Western District of Washington

		····						
UNITED STATES OF AMERICA			JUDGMENT IN A CRIMINAL CASE					
		v.						
. :	ERIC LAWRE	NCE WRIGHT, JR.	Case Number:	3:13CR0563	7BHS-002			
			USM Number:	43400-086	:			
			•					
THE D	EFENDANT:		Defendant's Attorney					
		(s) 1 of Information			Date of Plea	: 11/18/2013		
	eaded nolo contender							
	nich was accepted by							
4.0	s found guilty on co							
aft	er a plea of not guilt	y. —————						
The def	endant is adjudicated	d guilty of these offenses:						
	Section	* *		•	Office Federal			
	C. § 371	Nature of Offense Conspiracy to Commit	Rank Larceny	<i>:</i>	Offense Ended 11/21/2008	Count		
	C. 3 511	conspiracy to commit	Bank Larceny	•	11/21/2000			
	:				:			
			•					
The def	endant is sentenced	as provided in pages 2 throu	igh 5 of this judgment	The sentence	is imposed nursu	ant to		
	tencing Reform Act		ign 5 of uns judgment.	THE SCHOOL	is imposee paise			
□ Th	e defendant has beer	n found not guilty on count((s)	•				
□ Co	· ·	_ ` _ ` _ `	are dismissed on the	motion of the	United States			
	`					me residence		
or maili	ng address until all fine	must notify the United States es, restitution, costs, and speci- notify the court and United St	al assessments imposed b	y this judgment	are fully paid. If c	rdered to pay		
csututio	m, the detendant must	notify the court and United St	ates Attorney of material	changes in econ	omic circumstance	;S.		
	:		Negou	s Attorney	Well			
	:		Assistant Other Stra	Ti Oak	4			
	4			Judgment	1	· · · · · · · · · · · · · · · · · · ·		
		·		ИI.				
:		•	Signature of Judge	<u> </u>				
:	*		Benjamin H. Set	ttle IIS Distri	ct Indae			
			Name and Title of Jud		er rauge			
			2 3 14		# 1			
			Date		:			

(Rev. 09/11) Judgment in a Criminal Case

Sheet 4 — Probation

Judgment — Page 2 of 5

DEFENDANT: ERIC LAWRENCE WRIGHT, JR.

CASE NUMBER: 3:13CR05637BHS-002

The defendant is hereby sentenced to probation for a term of: THREE (3) YEARS

The defendant shall not commit another federal, state or local crime.

The defendant shall not unlawfully possess a controlled substance. The defendant shall refrain from any unlawful use of a controlled substance. The defendant shall submit to one drug and/or alcohol test within 15 days of release from imprisonment and at least two periodic drug tests thereafter, not to exceed eight valid tests per month, pursuant to 18 U.S.C. § 3563(a)(5) and 18 U.S.C. § 3583(d).

- The above drug testing condition is suspended, based on the court's determination that the defendant poses a low risk of future substance abuse. (Check, if applicable.)
- ☑ The defendant shall not possess a firearm, ammunition, destructive device, or any other dangerous weapon. (Check, if applicable.)
- The defendant shall cooperate in the collection of DNA as directed by the probation officer. (Check, if applicable.)
- The defendant shall register with the state sex offender registration agency in the state where the defendant resides, works, or is a student, as directed by the probation officer.
- ☐ The defendant shall participate in an approved program for domestic violence. (Check, if applicable.)

If this judgment imposes a fine or restitution, it is a condition of supervised release that the defendant pay in accordance with the Schedule of Payments sheet of this judgment

The defendant must comply with the standard conditions that have been adopted by this court as well as with any additional conditions on the attached page.

STANDARD CONDITIONS OF SUPERVISION

- 1) the defendant shall not leave the judicial district without the permission of the court or probation officer;
- the defendant shall report to the probation officer in a manner and frequency directed by the court or probation officer;
- 3) the defendant shall answer truthfully all inquiries by the probation officer and follow the instructions of the probation officer;
- 4) the defendant shall support his or her dependents and meet other family responsibilities;
- the defendant shall work regularly at a lawful occupation, unless excused by the probation officer for schooling, training, or other acceptable reasons;
- 6) the defendant shall notify the probation officer at least ten days prior to any change in residence or employment;
- 7) the defendant shall refrain from excessive use of alcohol and shall not purchase, possess, use, distribute, or administer any controlled substance or any paraphernalia related to any controlled substances, except as prescribed by a physician;
- 8) the defendant shall not frequent places where controlled substances are illegally sold, used, distributed, or administered;
- 9) the defendant shall not associate with any persons engaged in criminal activity and shall not associate with any person convicted of a felony, unless granted permission to do so by the probation officer;
- 10) the defendant shall permit a probation officer to visit him or her at any time at home or elsewhere and shall permit confiscation of any contraband observed in plain view of the probation officer;
- 11) the defendant shall notify the probation officer within seventy-two hours of being arrested or questioned by a law enforcement officer;
- 12) the defendant shall not enter into any agreement to act as an informer or a special agent of a law enforcement agency without the permission of the court; and
- as directed by the probation officer, the defendant shall notify third parties of risks that may be occasioned by the defendant's criminal record or personal history or characteristics and shall permit the probation officer to make such notifications and to confirm the defendant's compliance with such notification requirement.

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Sheet 4C — Probation

Judgment — Page 3 of 5

DEFENDANT:

ERIC LAWRENCE WRIGHT, JR.

CASE NUMBER:

3:13CR05637BHS-002

SPECIAL CONDITIONS OF SUPERVISION

The defendant shall submit his/her person, residence, office, safety deposit box, storage unit, property, or vehicle to a search, conducted by a U.S. Probation Officer or any other law enforcement officer, at a reasonable time and in a reasonable manner, based upon reasonable suspicion of contraband or evidence of a violation of a condition of supervision. Failure to submit to a search may be grounds for revocation; the defendant shall notify any other residents that the premises may be subject to searches pursuant to this condition.

The defendant shall provide the probation officer with access to any requested financial information including authorization to conduct credit checks and obtain copies of the defendant's federal income tax returns.

The defendant shall be prohibited from incurring new credit charges, opening additional lines of credit, or obtaining a loan without approval of the defendant's U.S. Probation Officer.

The defendant shall disclose all assets and liabilities to the probation office. The defendant shall not transfer, sell, give away, or otherwise convey any asset, without first consulting with the probation office.

If the defendant maintains interest in any business or enterprise, the defendant shall, upon request, surrender and/or make available, for review, any and all documents and records of said business or enterprise to the probation office.

Restitution in the amount of \$12,200 is due immediately. Any unpaid amount is to be paid during the period of probation in monthly installments of not less than 10% of his or her gross monthly household income. Interest on the restitution shall be waived.

The defendant shall participate as directed in the Moral Reconation Therapy program approved by the United States Probation and Pretrial Services Office. The defendant must contribute towards the cost of any programs; to the extent the defendant is financially able to do so, as determined by the U.S. Probation Officer.

The defendant shall complete eighty (80) hours of community service at a site determined by the Probation Officer.

The defendant shall participate in the Location Monitoring Program (with radio frequency) for sixty (60) days. The defendant is restricted to his residence, except for approved employment (job or job search), and religious services medical or legal appointments, or as otherwise approved by the location monitoring specialist. The defendant must contribute toward the cost of services to the extent he is financially able, as determined by the Probation Officer.

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Sheet 5 — Criminal Monetary Penalties

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DEFENDANT: ERIC LAWRENCE WRIGHT, JR.

CASE NUMBER: 3:13CR05637BHS-002

			CI	RIMINAL M	10N	ETAR'	Y PENAL	TIES			
	;		Assessmen	<u>t</u>		<u>Fine</u>			Restitu	<u>tion</u>	
TOTA	LS	\$	100		\$	N/A		\$	12,200		
, wil			restitution is de such determinati		• • •		An Ame	nded Judgme	nt in a Crimir	al Case (A	O 245C)
If the oth	he defend erwise in	lant make the prior	es a partial payn ity order or pero	(including comment, each payee centage payment ed States is paid.	shall i t colun	receive ar	n approximate	ly proportion	ed payment, u	ınless speci	ified
Name of Columbi	260 C 70 C 70 C 5			<u>Total Lo</u> \$12,	7 7 7 7 7 7 7 7 7 7 7 7 7 7 7 7 7 7 7 7		Restitutio	<u>n Order ed</u> \$12,200	Prior	ity or Per	<u>centage</u>
	g continuent	an di ili	puss.		(Charles)	(Annual September 1990)	Cont. State Cont. The Cont		Suggest Philips		
Papitant aliqua	ersk seksen. Dinisi se					24/	All (5) Y · All (1)		MATERIAL STATES		
TOTALS	S ·			\$12,	200	w=	PC ² 700	\$ 12,200			M ₂
☐ Res	stitution a	mount o	dered pursuant	to plea agreeme	nt \$ _	· .			:		
the	fifteenth	day after	the date of the	estitution and a t judgment, pursu and default, purs	ant to	18 U.S.C	. § 3612(f). A	ess the restitut All of the payr	ion or fine is nent options o	paid in full on Sheet 6 t	before may be
	the inter	est requi	that the defend rement is waive rement for the	ant does not haved for the	ve the a fine	K	pay interest ar restitution on is modified	•	i that:		
		nds the de	•	ncially unable an	_	•		•	ınd, according	ly, the imp	osition
			•								10 A 10 A 10 A

^{*} Findings for the total amount of losses are required under Chapters 109A, 110, 110A, and 113A of Title 18 for offenses committed on or after September 13, 1994, but before April 23, 1996.

(Rev. 09/11) Judgment in a Criminal Case Sheet 6 — Schedule of Payments

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DEFENDANT: ERIC LAWRENCE WRIGHT, JR.

CASE NUMBER: 3:13CR05637BHS-002

SCHEDULE OF PAYMENTS

Having assessed the defendant's ability to pay, payment of the total criminal monetary penalties is due as follows:

								4	1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1
X					id amount shall be pa ewart Street, Seattle,				
٠.		During the per whichever is g	iod of imprisonn reater, to be colle	nent, no less than 2 ected and disburse	5% of their inmate ground in accordance with the	ss monthly in e Inmate Fina	come or ancial Re	\$25.00 per sponsibility	quarter, Program.
: :					ly installments amounti s after release from imp		s than 10°	% of the de	fendant's gross
:					ments amounting to not e date of this judgment.		% of the	defendant's	gross monthly
	penal defen	ties imposed bl dant must not	by the Court, Ti fify the Court, t	he defendant sha he United States	int that the defendant Il pay more than the a Probation Office, and stances that might aff	amount estal d the United	olished v States A	whenever p Attorney's (possible. The Office of any
pena Bure of W	ilties is au of I /ashing	due during in Prisons' Inmat ton. For resti	nprisonment. A te Financial Re itution payment	All criminal mono sponsibility Prog ts, the Clerk of th	judgment imposes im etary penalties, excep ram are made to the Use Court is to forward es (Sheet 5) page.	ot those payr United State	nents ma s Distric	ade throug t Court, W	h the Federal Vestern District
					ously made toward ar	ny criminal	monetar	y penalties	s imposed.
×	Joint a	and Several	: :			:		: ·	
				nes and Case Nun , if appropriate.	nbers (including defenda	ant number), T	otal Am	ount, Joint	t and Several
:	MON	TEROS, Kla	rissa (13CR05	637BHS-1), \$12,	200, joint and severa	ւl;			
:	RIVE	RA, Miguel	T. (13CR05643	BBHS-1), \$12,200), joint and several			: :	
	The de	efendant shall	pay the cost of	f prosecution.		:		· . :	
	The de	efendant shall	pay the follow	ring court cost(s):	:	:		•	
	The de	efendant shall	forfeit the defe	endant's interest	in the following prop	erty to the L	Inited St	ates:	
		: :	:		:				
								:	

Payments shall be applied in the following order: (1) assessment, (2) restitution principal, (3) restitution interest, (4) fine principal, (5) fine interest, (6) community restitution, (7) penalties, and (8) costs, including cost of prosecution and court costs.